

## **Exhibit A**

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF TEXAS  
AMARILLO DIVISION

<p>SPECTRUM WT, <i>et al.</i>, Plaintiffs, v. WALTER WENDLER, <i>et al.</i>, Defendants.</p>	<p>No. 2:23-cv-00048</p>
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**DEFENDANT'S WITNESS LIST**

Judge Matthew J. Kacsmaryk	Plaintiff's Attorneys:	Defendant's Attorneys:
Trial Date: January 14, 2026	<b>JT Morris</b> <b>Adam Steinbaugh</b> <b>Sam Rudovsky</b>	<b>David Bryant</b> <b>Munera Al-Fuhaid</b> <b>Alexia Baker</b>

Witness Name	Topic of Testimony	Will Call (W) May Call (M) Unlikely to Call (U)	Expected Testimony Duration
1.	Walter Wendler, President West Texas A&M University  Cancellation of Plaintiff's past proposed drag performances; West Texas A&M University's mission and values. This witness was deposed and will offer testimony as a fact witness and record custodian.	W	2.0
2.	Christopher Thomas  Cancellation of Plaintiff's proposed 2023/2024 drag performance, West Texas A&M University policies and procedures, including those regarding minor students. This witness was deposed and if called, will offer testimony as a record custodian and fact witness.	U	
3.	Chip Chandler, West Texas A&M University  Plaintiff's planned and actual 2023 drag performance, marketing of those events. This witness was deposed, and if called, will offer	U	

	testimony as a record custodian and fact witness.		
4.	Todd Rasberry  President Wendler's communications and decision regarding the cancellation of Plaintiff's proposed 2023 drag performance. This witness was deposed, and if called, will offer testimony as a record custodian and fact witness.	U	
5.	Shawn Fouts  West Texas A&M University's policies and procedures regarding use and reservation of campus facilities, including Legacy Hall.	U	
6.	Marcus Stovall  Plaintiff's proposed 2023 and 2024 drag performances, and the 2023 drag performance that took place. This witness was deposed, and may offer testimony as a record custodian and fact witness.	M	
7.	Barrett Bright  Plaintiff's proposed 2023 and 2024 drag performances and the 2023 drag performance that took place. This witness was deposed, and may offer testimony as a record custodian and fact witness.	M	1.0
8.	Johnathan-Jayce Fanelli  Spectrum WT's activities, including its proposed 2026 drag performance. This witness was deposed, and will offer testimony as a record custodian and fact witness.	W	1.0

Defendant's witness list reflects live witnesses only; deposition designations submitted separately per the Court's operative scheduling order.

Date: January 7, 2026

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COUNSEL FOR DEFENDANTS

**CERTIFICATE OF SERVICE**

I hereby certify that on January 7, 2026, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notice of such filing to all registered CM/ECF users.

/s/ David Bryant  
DAVID BRYANT